U.S NORTH E	DISTRICT COURN DISTRICT O	RT FrTDQQ63-B	Document 72	Filed 05/13/14	Page 1 of 1	PageID 130
	FILED MAY 3 2014		IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION DIVISION			
CLERK, By	U.S. DISTRICT	AMERICA COURT		§ § CASE NO.: 3:1	4-CR-00063-B	
MICI	Deputy	U JUR		§		
MICE	HAEL WAFEF	(4)	REPORT AND	§ RECOMMENDATI	ION	
CONCERNING PLEA OF GUILTY						
menticare surecom CONS	oned in Rule 1 upported by an umend that the PIRACY TO CO NG AND IN RE ued accordingly	1, I determine independent plea of guilty MMIT CARJAC ATION TO A . After being	d that the guilty plead basis in fact containing be accepted, and that CKING, 18 USC § 924 CRIME OF VIOLENCE found guilty of the off	was knowledgeable an ng each of the essent MICHAEL WAFER (c)(1)(A)(ii) USING, Ca	d voluntary and tha sial elements of suc 2 (4) be adjudged a ARRYING, AND BRA 9 AND 2 CARJACKI lge,	g each of the subjects at the offense(s) charged ch offense. I therefore guilty of 18 USC § 371 ANDISHING A FIREARM NG and have sentence
□.				Court finds by clear and erson or the community		
	☐ The ☐ I find	defendant has d by clear and	d convincing evidence	he current conditions of	not likely to flee of	or pose a danger to any \$3142(b) or (c).
	☐ The ☐ If th	defendant has		th the conditions of re		ng upon motion of the
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing					

Date: May 13, 2014

Mulamilo Tamese UNITED STATES MAGISTRATE JUDGE

NOTICE

evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).